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APPLICATION NO.	L	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/010,114		11/13/2001	Raymond H. Boutin	AHP1CUSA	5743
38199	7590	12/08/2003	EXAMINER		
HOWSON			CROUCH, DEBORAH		
CATHY A. ONE SPRIN		FF SE CORPORATE C	ART UNIT	PAPER NUMBER	
BOX 457			1632		
SPRING HO	DUSE, P	PA 19477	DATE MAILED: 12/08/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summers			pplication No.	Applicant(s)				
			0/010,114	BOUTIN, RAYMOND H.				
	Office Action Summary	Ex	aminer	Art Unit				
· · · · · · · · · · · · · · · · · · ·			borah Crouch, Ph.D.	1632				
Period fo	The MAILING DATE of this commu or Reply	nication appears	on the cover sheet with	the correspondence address				
THE - External after of the control	ORTENED STATUTORY PERIOD MAILING DATE OF THIS COMMUN nsions of time may be available under the provision SIX (6) MONTHS from the mailing date of this come period for reply specified above is less than thirty Depriod for reply is specified above, the maximum are to reply within the set or extended period for repreply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).  Responsive to communication(s) fi	NICATION. as of 37 CFR 1.136(a). amunication. (30) days, a reply withi statutory period will apply will, by statute, caus after the mailing date	In no event, however, may a reply in the statutory minimum of thirty (3 bly and will expire SIX (6) MONTHS is the application to become ABANI of this communication, even if time	v be timely filed  0) days will be considered timely.  S from the mailing date of this communication.  DONED (35 U.S.C. \$ 133)				
/	<ul> <li>☐ This action is FINAL.</li> <li>☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.</li> </ul>							
Disposit	ion of Claims	·	•					
6)⊠ 7)□	4a) Of the above claim(s) <u>10-16</u> is/a Claim(s) is/are allowed. Claim(s) <u>1-9 and 17-48</u> is/are reject Claim(s) is/are objected to. Claim(s) are subject to restrict to restrict claim(s) are subject.	ted.						
Applicati	on Papers							
10)□	The specification is objected to by the drawing(s) filed on is/are Applicant may not request that any objected the Replacement drawing sheet(s) including the oath or declaration is objected the specific process.	e: a)  accepted ection to the drawing the correction is	ng(s) be held in abeyance. required if the drawing(s) i	See 37 CFR 1.85(a). is objected to. See 37 CFR 1.121(d).				
Priority ι	ınder 35 U.S.C. §§ 119 and 120							
* S 13)	Acknowledgment is made of a claim  All b) Some * c) None of:  1. Certified copies of the priority  2. Certified copies of the priority  3. Copies of the certified copies application from the International Certified detailed Office actions and the Acknowledgment is made of a claim and the certified copies application from the International Certified Certified Copies of the Certified Copies application from the International Certified Certified Copies of the Certified Copies application from the International Certified Copies of the Priority Copies of the Priority Certified Copie	documents have documents have of the priority donal Bureau (PC on for a list of the for domestic priced in the first seruguage provision for domestic priced for domestic priced in the first seruguage provision domestic priced in the first seruguage priced in the first seruguage provision domestic priced in the first seruguage priced in the first serugu	ve been received. ve been received in Application TRule 17.2(a)). e certified copies not recority under 35 U.S.C. § 1 Intence of the specification and application has been brity under 35 U.S.C. §§	ication No ceived in this National Stage reived. 19(e) (to a provisional application) on or in an Application Data Sheet. received. 120 and/or 121 since a specific				
Attachment			_ <b>_</b>					
2) 🔲 Notic	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (I nation Disclosure Statement(s) (PTO-1449) F		5) Notice of Inform	mary (PTO-413) Paper No(s) nal Patent Application (PTO-152)				

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Applicant's election of group III, claim 3 is acknowledged. Because applicant did not distinctly and specifically point out the supposed errors in the restriction requirement, the election has been treated as an election without traverse (MPEP § 818.03(a)). Claims 1-9 and 17-48 are examined in this office action with regards to the election of claim 3.

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1-9 and 17-48 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention. The claims are drawn to methods for the nuclear transfer of a nucleic acid composition to cells comprising introducing a multifunctional molecular complex to cells where the complex comprises a nucleic acid encoding a therapeutic protein or polypeptide and a transfer moiety.

Claims 1-9 and 17-48 are rejected under 35 U.S.C 112, first paragraph, because the specification, while being enabling for methods for the transfer of a nucleic acid composition to cells in culture comprising introducing a multifunctional molecular complex to cells where the complex comprises a nucleic acid encoding a therapeutic protein or polypeptide and a transfer moiety, does not reasonably provide enablement to methods for the nuclear transfer of a nucleic acid composition to cells in vivo comprising introducing a multifunctional molecular complex to cells where the complex comprises a nucleic acid encoding a therapeutic protein or polypeptide and a transfer moiety.

The examiner would agree that the claims are enabled for methods of transfer where the target cells are cultured cells. However, the examiner does not find the claimed methods

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are enabled for methods of transfer where the target cells are contained with a body or in vivo. The in vivo aspect of claims 1-9 and 17-48 is interpreted as gene therapy as the specification does not disclose a use for delivering a therapeutic protein other than for therapeutic purposes (see specification, page 3, lines 9-13; page 39, lines 15-19 and 24-32; and page 40, line 34 to page 41, line 2).

As applicant has broadly disclosed treatment of any disease and emphasized hyperproliferative diseases, but stated no specific diseases, the examiner believes that the general teachings in the art of gene therapy and cancer gene therapy at the time of filing are appropriate in summarizing the state of the art at the time of effective filing date, September 28, 1994.

Fundamentally, the art taught that gene therapy was unpredictable without some parameters being given for achieving effective treatment. In particular, articles summarizing the state of gene therapy stated that expression and delivery of the gene desired for treatment were seen as the hurdles yet to be overcome (Blau et al (1995), page 1204, col. 1-2 bridg. Sent. and page 1205, col. 1-2 bridg. Sent.). Mulligan stated that gene therapy is unpredictable and cautioned that "a number of key technical issues need to be resolved before gene therapy can be safely and effectively applied in the clinic" (Mulligan (1993), pages 926-932, see Abstract). Science News Report states that while there have been reports of convincing gene transfer and expression, there is little evidence of a therapeutic result in patients or animal models (Science (1995) 269, page 1050, col. 2, parag. 1, lines 6-15). Further, the reports stated that "there has been no unambiguous evidence that genetic treatment has produced therapeutic benefits" (Science 269, p. 1050, col. 1) and that "difficulties in getting genes transferred efficiently to target cells - and getting them expressed - remain a nagging problem for the entire field" (Science 269, p. 1054, col. 3).

James Wilson, one skilled in the art, stated that " '{t}he actual vectors - how we're going

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to practice our trade - haven't been discovered yet" (Science 269, p. 1055, col. 2).

Anderson, in a review of gene therapy for genetic diseases, states that continued expression is necessary, and that vectors for gene therapy are hit or miss because many viral promoters are shut off in primary cells in vivo (Anderson (1994), page 281, col. 2, parag.

1). Thus gene therapy in general was regarded as unpredictable by the art at the time filing, and this unpredictability laid in the realm of expression and delivery of the gene.

As for cancer as a representative hyperproliferative disease, the unpredictability for the same reasons, expression and delivery of the gene of interest for therapeutic effect, was acknowledged by the art. Russell stated that gene delivery to tumors cell in vivo by direct injection of a plasmid or virus achieves a relatively low efficiency of gene delivery as the plasmid or virus can not permeate the tumor (Russell (1994), page 1165, col. 2, parag. 4, lines 3-7). Russell also states that it is improbable that plasmids or viruses would be efficiently delivered to tumors if administered intravenously (Russell (1994), page 1166, col. 1, lines 3-11). Russell states that replicating viral vectors may offer the best chance of delivering sufficient gene to tumors for effective treatment. However, Russell also states that research of replicating viruses is needed for the delivery of therapeutic genes to tumors in vivo (Russell (1994), page 1167, col. 2, parag. 1-5). Furthermore, Gutierrez et al. (1992) reviews this technology, and indicates at pages 716-717 that there are two major limitations to mammalian cell transfection. The first is a much lower efficiency of gene expression in comparison with prokaryotic systems, with considerable differences between eukaryotic cell lines. Unlike rodent cells, most primate and human cells can integrate only a small amount of foreign DNA (about 6 kilobases); as a result, only about 10-30% of clones selected for the expression of one transcription unit will also contain a second unit in intact form. The second problem is the short-lived response after successful transfection ( a few months at most ) regardless of the method used. We know very little about the processing

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steps within the cell. Clearly, there are problems of degradation by extracellular nucleases, absorption onto and uptake into cells, transport from cytoplasm to nucleus integration into host chromosomes, mutation, the expression of non-integrated DNA, and the transcriptional control of the transgene. Gutierrez et al also stated that for somatic cell replacement therapy, many technical hurdles need to be overcome and that suitable controls for expression vectors were not known and thus the replacement gene therapy would not have direct consequences on tumors for some time (Gutierrez (1992), page 720, col. 1, parag. 1 and parag. 3, lines 1-4).

The examiner recognizes that applicant's invention is related to the use of non-viral means, cationic lipid accompanied by receptor mediated endocytosis means, for introducing DNA into a cell in vivo for therapeutic purposes. However, at the time of filing Treco (1995) stated, with regards to receptor mediated uptake of DNA for therapy that the method has promise but there are several major issues to resolved: undesirable uptake of DNA by non-target cells and non-specific uptake are the most relevant to present claims (page 318, col. 2, parag. 2, lines 1-6). Treco clearly indicates that while non-viral means for gene therapy were being developed at the time of filing, none had been shown to effectively overcome the lack of delivery and expression that plagued the field at that time.

Thus, at the time of the present invention, the skilled artisan would have needed to engage in an undue amount of experimentation without a predictable degree of success to achieve the scope of in vivo expression of a therapeutic protein.

Claims 1-9 and 17-48 are free of the art. At the time of filing the prior art did not teach or suggest methods of transfer using a transfer moiety of the claims.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Deborah Reynolds, SPE of AU 1632 whose telephone number 703-305-4051. The examiner can normally be reached on M-Th.

Should inquiries be made on or after January 12, 2004, the examiner's phone number will be 571-272-0727. Deborah Reynolds will be reached at 571-272-0734.

The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306 for regular and After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0916.

Deborah Crouch, Ph.D. Primary Examiner

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December 2, 2003